



HOUSE OF REPRESENTATIVES

HB 2450

expedited rulemaking; outdated rules

Prime Sponsor: Representative Mitchell, LD 13

DP Committee on Government and Higher Education

DP Caucus and COW

X As Transmitted to the Governor

OVERVIEW

HB 2450 expands permissible expedited rulemaking authority.

PROVISIONS

1. Allows an agency to conduct expedited rulemaking to amend or repeal rules that are outdated, redundant or otherwise no longer necessary for the operation of state government.
2. Makes technical changes.

CURRENT LAW

Agencies are permitted to conduct expedited rulemaking if it does not increase the cost of regulatory compliance, increase a fee or reduce procedural rights of regulated persons and does one or more of the following: 1) amends or repeals rules made obsolete by repeal or supersession of an agency's statutory authority or declared unconstitutional by a court; 2) makes, amends or repeals rules that repeat existing statute or relates only to internal governmental operations; 3) corrects typographical errors, makes address or name changes or clarifies language; 4) adopts or incorporate by reference without material change, federal or state statutes, regulations or agency rules; or 5) reduces or consolidates steps, procedures or processes in the rules. Expedited rulemaking becomes effective 30 days following publication of the notice of final expedited rulemaking ([A.R.S. § 41-1027](#)).